

HEMADRI CEMENTS LIMITED

Admin. Office : No. 3. Veerasamy Street, III Floor. West Mambalam, Chennal - 600 033 Phone: 044-4390 7054, 4390 7062 / 4390 7068 Fax: 044-4390 7031 / 28 CIN: L26942AP198IPLC002995

Date: 30.06.2021

To

BSE Limited
Corporate Relationship Department
1st Floor, New Trading Wing,
Rotunda Building,
P. J. Towers, Dalal Street,
Fort, Mumbai – 400 001

BSE Scrip Code No. "502133"

Dear Sir / Madam,

Sub: Annual Secretarial Compliance Report for the Financial Year 2020-2021

Pursuant to Regulation 24A of SEBI (Listing Obligations and Disclosure Requirements) Regulation 2015, read with SEBI Circular No. CIR/CFD/CMD 1/27/2019 dated February 08, 2019, please find enclosed herewith Annual Secretarial Compliance Report of the company for Financial Year 2020-2021.

kindly take the above on record.

Thanking You,

Yours faithfully For Hemadri Cements Limited

Sivasamy Raju Director DIN: 06961330 Encl: a/a



8-3-945, 3rd Floor, F. No. 305 A & B Pancom Business Centre, Ameerpet Hyderabad - 500 073, Telangana, India. Tel: +91 (040) - 23743021, 40078155 E-mail: chyeeru@gmail.com

Secretarial Compliance Report

of

M/s. HEMADRI CEMENTS LIMITED

For the year ended 31.03.2021

We, M/s. VCSR & Associates, Company Secretaries have examined:

- (a) all the documents and records made available to us and explanation provided by M/s. **HEMADRI CEMENTS LIMITED**, having its Registered Office at Vedadri Village, Jaggaiahpet Mandal, Krishna District, Andhra Pradesh- 521175, hereinafter referred to as "the listed entity".
- (b) the filings/ submissions made by the listed entity to the stock exchanges,
- (c) website of the listed entity,
- (d) any other document/ filing, as may be relevant, which has been relied upon to make this certification.

for the year ended 31.03.2021 ("Review Period") in respect of compliance with the provisions of:

- (a) the Securities and Exchange Board of India Act, 1992 ("SEBI Act") and the Regulations, circulars, guidelines issued thereunder; and
- (b) the Securities Contracts (Regulation) Act, 1956 ("SCRA"), rules made thereunder and the Regulations, circulars, guidelines issued thereunder by the Securities and Exchange Board of India ("SEBI");

The specific Regulations, whose provisions and the circulars/ guidelines issued thereunder, have been examined, include:-

- (a) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- (b) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
- (c) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- (d) Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; No such cases
- (e) Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014;
 No such cases

UDIN: F006121C000536851

Page 1 of 5

- (f) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; No such cases
- (g) Securities and Exchange Board of India(Issue and Listing of Non-Convertible and Redeemable Preference Shares) Regulations, 2013; No such cases
- (h) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- (i) SEBI (Delisting of Equity Shares) (Amendment) Regulations, 2016- No such cases
- (i) SEBI (Investor Protection and Education Fund) Regulations, 2009- No such cases
- (k) SEBI (Depository Participant) Regulations, 2018

and circulars/ guidelines issued thereunder;

and based on the above examination, We hereby report that, during the Review Period:

(a) The listed entity has complied with the provisions of the above Regulations and circulars/guidelines issued thereunder, except in respect of matters specified below:-

S.No	Compliance Requirement (Regulations/ circulars / guidelines including specific clause)	Deviations	Observations/ Remarks of the Practicing Company Secretary
1.	Section 21A of Securities Contract (Regulation) Act, 1956 read with Rule 21 of Securities Contract (Regulation) Rules, 1957	BSE Limited sent a show cause notice to the company in matter of Compulsory Delisting of Securities on 26.03.2021. The show cause notice was with respect to exchange email dated 01.09.2020 informing the company that trading in securities has been suspended from 07.01.2002 onwards and the company was asked to show cause within a period of 15 days from the date of	through HCL letter dated 16.09.2020 and attached the letter in an e-mail dated 17.09.2020 giving point wise response to the information sought and had provided all the supporting documents for the perusal of the exchange.







receipt from BSE as to why the securities of the companies shall not compulsorily delisted from the exchange.

of notice we concluded that the company is in its last leg completing the formalities with respect to revoke action of suspension of trading as it has only two pending issues on hand:

> 1. With respect to Pan updation of individual promoters of five shareholders and shareholder database undation distinctive number.

> The company has stated that it is willing to pay the revocation/restateme nt fees on getting the in-principle approval from the exchange and has requested for personal hearing before the Delisting Committee of the Exchange

(b) The listed entity has maintained proper records under the provisions of the above Regulations and circulars/ guidelines issued thereunder insofar as it appears from my/our examination of those records.

(c) The following are the details of actions taken against the listed entity/ its promoters/ directors/ material subsidiaries either by SEBI or by Stock Exchanges (including under the Standard Operating Procedures issued by SEBI through various circulars) under the aforesaid Acts/ Regulations and circulars/ guidelines issued thereunder:

S.	Action taken by	Details of violation	Details of action	Observations/
No.			taken E.g. fines,	remarks of the
170.			warning letter,	Practicing Company
			debarment, etc.	Secretary, if any.
1.	BSE Limited	Section 21A of	BSE Limited sent a	The company on
		Securities Contract	show cause notice to	07.04.2021 replied
		(Regulation) Act,		stating it had
		1956 read with	matter of	
		Rule 21 of	The state of the s	through HCL letter
		Securities Contract	Delisting of	
		(Regulation) Rules,	Securities on	and attached the
		1957	26.03.2021. The	letter in an e-mail
			show cause notice	dated 17.09.2020
			was with respect to	giving point wise
			exchange email	response to the
			dated 01.09.2020	information sought
			informing the	and had provided all
			company that	the supporting
			trading in securities	documents for the
		ř.	has been suspended	perusal of the
			from 07.01.2002	exchange.
			onwards and the	270 220
			company was asked	From the trail of
			to show cause within	
			a period of 15 days	the exchange that the
			from the date of	company showed us,
			receipt of notice	we concluded that
		TO.	from BSE as to why	the company is in its
			the securities of the	last leg of
			companies shall not	
			be compulsorily	
			delisted from the	The state of the s
			exchange.	ation of suspension
				of trading as it has
				only two pending
				issues on hand:
				1. With respect to
				Pan updation of
				individual promoters of five shareholders
				The second secon
				shareholder database
		70		updation on
				distinctive number.

The company has stated that it is willing to pay the revocation/restatemen t fees on getting the in-principle approval from the exchange and has requested for personal hearing before the Delisting Committee of the Exchange

(d) The listed entity has taken the following actions to comply with the observations made in previous reports:

S. No.	Observations of the Practicing Company Secretary in the previous reports	compliance report for the year ended	by the listed entity, if any	Comments of the Practicing Company Secretary on the actions taken by the listed entity
		NIL		

Place: Hyderabad Date: 29.06.2021 For VCSR & Associates

Company Secretaries

Ch. Veeranjaneynlu

Partner

M No. F6121, C P No. 6392